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016637:cjl 026123-057371 August 24, 2015

BY ECF

Hon. Alison J. Nathan United States District Court Southern District of New York 40 Foley Square, Room 2102 New York, NY 10007

Re: Peter John Viamonte v. Chase Bank USA, N.A., et al.,

Case No. 1:15-cv-02669-AJN (S.D.N.Y.)

Dear Judge Nathan:

Defendant Experian Information Solutions, Inc. ("Experian") requests permission to be excused from the Initial Pretrial Conference scheduled for September 4, 2015 at 10:45 a.m.

The excusal is being sought because Experian and Plaintiff are in the process of finalizing paperwork to resolve this matter. Counsel for plaintiff consents to this request.

Respectfully submitted,

/s/ Chris J. Lopata

Chris J. Lopata (CL-3260)

cc: All counsel of record (by ECF)

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